

**RECEIVED**  
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CLERK OF DISTRICT COURT  
SOUTHERN DISTRICT OF IOWA

**UNITED STATES DISTRICT COURT**  
**SOUTHERN DISTRICT OF IOWA**

Calvin Hammock  
5106 Brown Street  
Davenport, Iowa 52806

Plaintiff/ Petitioner

Pro se

Docket No \_\_\_\_\_

**MOTION FOR**  
**APPOINTMENT OF**  
**COUNSEL AND AFFIDAVIT**  
**IN SUPPORT**

VS.

NASA Headquarters  
Charles Bolden Administrator  
300 E. Street SW.  
Washington D.C. 20024-3210

Department of Defense  
Secretary of Defense  
1000 Defense Pentagon  
Washington, D.C. 20301-1000

Space Exploration Technologies Space X  
1 Rocket Road  
Hawthorne, California 90250

Apple  
1 Infinite Loop  
Cupertino, California 95014

Blackberry (Curve) Corporation  
6700 Koll Center Parkway #200  
Pleasanton, California 94566

Virgin Mobile  
Sprint Legal Department  
6480 Sprint Parkway  
Overland Park, KS 66251

Mediacom WiFi  
One Mediacom Way  
Mediacom Park, New York 10918

American Water Iowa  
1025 Laurel Oak Road  
Vorhees, NJ 08043

Any Yet un-Identified Entities,  
Persons, Satellites, Govt. Agencies,  
Govt. Technologies, Inter Agencies,  
Fusion Center Participant Partners  
Corporations, Companies, Software used  
by and with State Actors and Temporary  
State Actors

Defendant / Respondents

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COMES NOW the Plaintiff Pro Se, so Moves this court pursuant to  
28 U.S.C. § 2072 to grant this Motion for the following reasons to wit:

1. Federal Rules of Civil Procedure Rule 16 pretrial conferences  
scheduling management, FRCP Rule 26 duty to disclosure (a) (A) (i),  
FRCP rule 37 failure to make disclosures , and FRCP 42 (b) court must  
preserve the right to a jury trial.

2. The complexities of the issues and technology involved invoke a high probability that such signal microwave and other frequency technology use is of a classified nature and may involve the United States state secrets doctrine and a reasonable jurist can readily assume that Plaintiff will not be able to find an attorney with a background in military law and knowledge of the use of microwave, directed energy weapons that may or may not be of a classified nature.

3. The probability that a Jurist would know of such an attorney who understands the legal issues surrounding military technology, international security agreements that allow the sharing of such technology and technology the general public does not know about.

4. Plaintiff is not an attorney but should be afforded a right to redress these legitimate grievances, particularly where Plaintiff has shown patented technology that exists and are patented in the United States Patent and Trademark office as well as the Knowledge that the United States Military Mandate is to be 40 years ahead of what the general public can know.

For these foregoing reasons Plaintiff requests Appointment of Counsel who has background of these highly sensitive national and international related issues.

I declare under penalty of perjury that foregoing is true and correct.

Plaintiff prays this Court will sustain this MOTION FOR APPOINTMENT OF COUNSEL

Dated: \_\_\_\_\_

Respectfully Submitted



*Calvin Hancock personally appeared &  
Signed before me on this  
16<sup>th</sup> Day of October 2015*



*State of Iowa  
County of Scott*

